## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI ABERDEEN DIVISION

ANGELA HOLLINGSHED JACKSON

**PLAINTIFF** 

V. NO. 1:17CV00053-JMV

NANCY A. BERRYHILL Acting Commissioner of Social Security

**DEFENDANT** 

## **FINAL JUDGMENT**

This cause is before the court on Plaintiff's complaint for judicial review of an unfavorable final decision of the Commissioner of the Social Security Administration denying a claim for a period of disability, disability insurance benefits, and supplemental security income for the period from August 26, 2013, through December 21, 2015. The parties have consented to entry of final judgment by the United States Magistrate Judge under the provisions of 28 U.S.C. § 636(c), with any appeal to the Court of Appeals for the Fifth Circuit. The court, having reviewed the administrative record, the briefs of the parties, and the applicable law, and having heard oral argument, finds as follows:

Consistent with the court's ruling from the bench during a hearing held April 26, 2018, the ALJ's assignment of "little weight" to the medical source opinions of Dr. Nathalie Lara (not including Dr. Lara's opinion that "[i]t is unlikely [the claimant] would be able to engage in gainful employment") is not supported by substantial evidence in the record. As pointed out during the hearing, the ALJ's decision contains inaccurate recitations of Dr. Lara's opinions, fails to acknowledge certain opinions, and ignores supporting evidence from Dr. Lara's treatment records.

On remand, the ALJ must recontact Dr. Lara for clarification regarding any of her

medical source opinions, if necessary, and request a comprehensive assessment, function-by-

function, of the claimant's ability to perform mental work activity based upon her treatment of

the claimant for the relevant period. If the ALJ is unable to obtain a function-by-function

assessment of the claimant's mental RFC from Dr. Lara after reasonable efforts, the ALJ must

consult a medical advisor who must review the entirety of the medical evidence of record and

provide an assessment of the claimant's mental RFC for the relevant period. The ALJ must

consider the additional evidence along with all of the evidence in the file. And, if necessary, the

ALJ must obtain supplemental vocational expert testimony. Ultimately, the ALJ may conduct

any additional proceedings that are not inconsistent with this order and must render a new

decision for the period from August 26, 2013, through December 21, 2015.

IT IS, THEREFORE, ORDERED AND ADJUDGED that this case is REVERSED

and REMANDED for further proceedings.

This, the 27<sup>th</sup> day of April, 2018.

/s/ Jane M. Virden

U. S. MAGISTRATE JUDGE

-2-